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ease, without same having been first disinfected by the board of health for the parish of Orleans and city of New Orleans.

SEC. 10. From and after the passage of this ordinance it shall be the duty of the board of health for the parish of Orleans and the city of New Orleans to make, or cause to be made, monthly, a thorough and complete inspection of all laundries, washhouses, and clothes-cleaning establishments within the limits of the city of New Orleans, and to ascertain if the provisions of the ordinance are complied with, and to determine if the manner of conducting same is such as not to be or become dangerous or prejudicial to life or health in said city.

SEC. 11. The board shall make a monthly inspection of all laundries, washhouses, and clothes-cleaning establishments, and shall collect from the owners or managers thereof the sum of \$1 for each monthly inspection, which fee shall not go into or become part of the general funds of the city, but be used solely to defray the costs of inspection. Monthly inspection cards shall be provided by the board, to be filled out and executed by the inspector when inspection has been satisfactory. A monthly inspection card shall be prominently displayed in each laundry, washhouse, or clothes-cleaning establishment.

SEC. 12. It shall be unlawful for any person in any way connected with any washhouse, laundry, or clothes-cleaning establishment in any manner to obstruct, hinder, or interfere with any officers of the board of health in the full discharge of his duties hereunder, or to refuse or withhold any information they may desire to obtain relative to the sanitary management and arrangements.

SEC. 13. It shall be the duty of every person, firm, corporation, or association of persons operating a laundry, washhouse, or clothes-cleaning establishment within the corporate limits of the city of New Orleans to, within 10 days after the promulgation of this ordinance, file in the office of the board of health for the parish of Orleans and the city of New Orleans, on a blank especially prepared for this purpose, the following information:

Name of owner, business and residence address of owner, character of business carried on, and such information as the board may deem necessary for the enforcement of proper sanitary regulations on premises.

SEC. 14. Any person or persons, officer or agent of any corporation, violating any of the provisions of this ordinance, or failing to comply with any of the provisions thereof, shall be liable to a fine of not less than \$10 or imprisonment of not more than 30 days, or both, at the discretion of the recorder having jurisdiction of same.

Foodstuffs—Name of Owner Must be Displayed where Foodstuffs are Sold. (Reg. Bd. of H., Jan. 21, 1913.)

SECTION 1. The owner or proprietor of every hotel, boarding, lodging, and rooming house, barroom, café, blacksmith shop, restaurant, ice-cream manufactory, or shop, dairy, and place where milk is kept or held for sale, storehouse, warehouse, cold-storage plant, bakery, confectionery, hide shop, tannery, distillery, brewery, laboratory, soap boiler, chandlery, rendering plant, candy store, fish, cake, crab, shrimp, game, poultry, meat, vegetable, flower and plant store, stall or stand, oyster shop, stable, vidanguer, undertaker, cannery, and every place, stand, and stall in markets, public and private, and all other places where any product or thing which may be used for public consumption, or anything which is or may become dangerous to public health is stored, manufactured, canned, bottled, or otherwise put up, or held or exposed for sale, shall cause to be displayed in such establishment, store, shop, or place, in a conspicuous place, a sign containing thereon, in large, legible letters, the name of the owner or proprietor thereof.

SEC. 2. The owner or proprietor of any wagon, dray, autocart, or other vehicle which is used at any time for the carriage or conveyance of any product or thing

which may be used for human consumption, or anything which is or may become dangerous to public health, shall cause to be displayed on each such wagon, dray, autocart, or other vehicle, in a conspicuous place thereon, a sign containing thereon, in large, legible letters, the name of the owner or proprietor of each such wagon, dray, autocart, or other vehicle.

SEC. 3. Should the owner or proprietor of such establishment, store, shop, or place, or vehicle, be a corporation, then the name of such corporation, with the name of its president or other responsible officer, shall be displayed on the signs hereinabove provided for.

SEC. 4. Any person, firm, or corporation who shall violate any of the provisions of this ordinance shall be subject to a fine of not less than \$10 nor more than \$25, or imprisonment in the parish prison for a term of not less than 5 or more than 30 days, or both, at the discretion of the recorder having jurisdiction of the same.

SEC. 5. For the purpose of enforcing this ordinance, that any person who shall be found in charge in any establishment, store, shop, or place of any such product or thing that may be used for human consumption, or anything which is or may become dangerous to the public health, whether in the raw state or cooked, and the driver of any wagon, dray, autocart, or other vehicle which is used at any time for the carriage or conveyance of any product or thing which is or may become dangerous to the public health, in the raw state or cooked, shall be deemed to be the owner thereof, and shall be held responsible for any violations of this or any other law or ordinance enacted for the protection of the public health.

Privies—Screening from Flies Required. (Reg. Bd. of H., June 16, 1913.)

SECTION 1. Pending sewer connections of premises within the limits of the city of New Orleans and the parish of Orleans, it shall be unlawful for any person, firm, or corporation to permit the existence of any privy connected with vault or cesspool unless same shall be made absolutely fly proof.

SEC. 2. In order to comply with provisions of section 1 of this ordinance, every inclosure, whether same be a house, shed, or room containing a privy connected with vault or cesspool, must have roof, floor, walls, rising from floor to privy seat and all parts of seat constructed so as to eliminate all cracks or crevices through which flies may enter.

SEC. 3. Every such privy inclosure, house, shed, or room shall be provided with a tight-fitting, fly-proof, self-closing door, and shall have ample openings for light and ventilation, which opening or openings shall be screened for the exclusion of flies. All flues for ventilation of vaults shall be screened against ingress or egress of flies.

SEC. 4. The seat in every privy connected with vault or cesspool shall be provided with a self-closing hinged cover of sufficient size to completely cover the opening or openings in the seat. Said cover shall be constructed so as to effectually prevent access of flies to contents of vault or cesspool.

SEC. 5. No provisions of this ordinance shall be construed as giving consent or permission to reconstruct, repair, or rebuild a defective vault, or as sanctioning the failure to connect privies with the public-sewer system.

SEC. 6. It shall be unlawful for any occupant of any premises to permit the proping open of any door, window, ventilator, or other opening in any such privy inclosure, house, shed, or room, or the permitting to remain open any cover or covers on privy seats.

SEC. 7. The owner, and in his absence the agent, or owners of all premises shall be liable for violations of provisions of sections 1, 2, 3, and 4 of this ordinance. The tenant and occupants of premises shall each be liable for violations of provisions of section 6. That any person living in such premises shall be deemed an occupant for the purpose of enforcing said section.